UNITED STATES DISTRICT COURT

for the

	_	District	of	_								
	v.))))	Case No.:									
BILL OF COSTS												
Judgment h	naving been entered in the above entitl	ed action on		against	,							
the Clerk is	s requested to tax the following as cost	ts:	Date									
Fees of the	Clerk				\$							
Fees for sea	rvice of summons and subpoena											
Fees for pri	inted or electronically recorded transcr	ripts necessarily obta	ined for use in tl	ne case								
Fees and di	isbursements for printing											
Fees for wi	tnesses (itemize on page two)											
	emplification and the costs of making obtained for use in the case											
Docket fee	s under 28 U.S.C. 1923											
Costs as sh	own on Mandate of Court of Appeals											
Compensat	ion of court-appointed experts											
Compensat	ion of interpreters and costs of special	interpretation servic	es under 28 U.S	.C. 1828								
Other costs	(please itemize)											
				TOTAL	\$							
SPECIAL I	NOTE: Attach to your bill an itemizati	ion and documentation	on for requested	costs in all categories.								
		Declarat	ion									
services for	declare under penalty of perjury that the rwhich fees have been charged were a wing manner:											
	Electronic service	☐ First class m	ail, postage prep	aid								
	Other:											
s/	Attorney:											
	Name of Attorney:											
For:	Name of	Claiming Party		Date:								
	rume of	Taxation of										
Costs are to	aved in the amount of			and ir	acluded in the judgment.							
Cosis ait la	axed in the amount of				iciadea in the juagment.							
	Clark of Court	ву:	Danuty Clar	-b	Data							

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Witness Fees (computation, cf. 28 U.S.C. 1821 for statutory fees)										
	ATTENDANCE SUE		SUBSIS	SUBSISTENCE		EAGE	T . 1 G			
NAME , CITY AND STATE OF RESIDENCE	Days	Total Cost	Days	Total Cost	Miles	Total Cost	Total Cost Each Witness			
	Ī									
					TO	OTAL				

NOTICE

Section 1924, Title 28, U.S. Code (effective September 1, 1948) provides:

"Sec. 1924. Verification of bill of costs."

"Before any bill of costs is taxed, the party claiming any item of cost or disbursement shall attach thereto an affidavit, made by himself or by his duly authorized attorney or agent having knowledge of the facts, that such item is correct and has been necessarily incurred in the case and that the services for which fees have been charged were actually and necessarily performed."

See also Section 1920 of Title 28, which reads in part as follows:

"A bill of costs shall be filed in the case and, upon allowance, included in the judgment or decree."

The Federal Rules of Civil Procedure contain the following provisions: RULE 54(d)(1)

Costs Other than Attorneys' Fees.

Unless a federal statute, these rules, or a court order provides otherwise, costs — other than attorney's fees — should be allowed to the prevailing party. But costs against the United States, its officers, and its agencies may be imposed only to the extent allowed by law. The clerk may tax costs on 14 day's notice. On motion served within the next 7 days, the court may review the clerk's action.

RULE 6

(d) Additional Time After Certain Kinds of Service.

When a party may or must act within a specified time after service and service is made under Rule5(b)(2)(C), (D), (E), or (F), 3 days are added after the period would otherwise expire under Rule 6(a).

RULE 58(e)

Cost or Fee Awards:

Ordinarily, the entry of judgment may not be delayed, nor the time for appeal extended, in order to tax costs or award fees. But if a timely motion for attorney's fees is made under Rule 54(d)(2), the court may act before a notice of appeal has been filed and become effective to order that the motion have the same effect under Federal Rule of Appellate Procedure 4(a)(4) as a timely motion under Rule 59.